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12		MONGKOL MAHAVONGTRAKUL
13	ANALTHO CELATIVE DACEDACE COALDE	
13	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
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15	INES BURGOS and MONGKOL MAHAVONGTRAKUL, individually and on	Case No. 4:18-cv-06910-HSG
16	INES BURGOS and MONGKOL MAHAVONGTRAKUL, individually and on behalf of other similarly situated individuals,	Case No. 4:18-cv-06910-HSG STIPULATION AND ORDER EXTENDING TIME TO HOLD ADR
	MAHAVONGTRAKUL, individually and on	STIPULATION AND ORDER
16	MAHAVONGTRAKUL, individually and on behalf of other similarly situated individuals, Plaintiffs,	STIPULATION AND ORDER EXTENDING TIME TO HOLD ADR
16 17	MAHAVONGTRAKUL, individually and on behalf of other similarly situated individuals, Plaintiffs, v.	STIPULATION AND ORDER EXTENDING TIME TO HOLD ADR MEDIATION
16 17 18	MAHAVONGTRAKUL, individually and on behalf of other similarly situated individuals, Plaintiffs,	STIPULATION AND ORDER EXTENDING TIME TO HOLD ADR MEDIATION
16 17 18 19	MAHAVONGTRAKUL, individually and on behalf of other similarly situated individuals, Plaintiffs, v.	STIPULATION AND ORDER EXTENDING TIME TO HOLD ADR MEDIATION
16 17 18 19 20	MAHAVONGTRAKUL, individually and on behalf of other similarly situated individuals, Plaintiffs, v. SUNVALLEYTEK INTERNATIONAL, INC.,	STIPULATION AND ORDER EXTENDING TIME TO HOLD ADR MEDIATION
16 17 18 19 20 21	MAHAVONGTRAKUL, individually and on behalf of other similarly situated individuals, Plaintiffs, v. SUNVALLEYTEK INTERNATIONAL, INC.,	STIPULATION AND ORDER EXTENDING TIME TO HOLD ADR MEDIATION
16 17 18 19 20 21 22	MAHAVONGTRAKUL, individually and on behalf of other similarly situated individuals, Plaintiffs, v. SUNVALLEYTEK INTERNATIONAL, INC.,	STIPULATION AND ORDER EXTENDING TIME TO HOLD ADR MEDIATION
16 17 18 19 20 21 22 23	MAHAVONGTRAKUL, individually and on behalf of other similarly situated individuals, Plaintiffs, v. SUNVALLEYTEK INTERNATIONAL, INC.,	STIPULATION AND ORDER EXTENDING TIME TO HOLD ADR MEDIATION
16 17 18 19 20 21 22 23 24	MAHAVONGTRAKUL, individually and on behalf of other similarly situated individuals, Plaintiffs, v. SUNVALLEYTEK INTERNATIONAL, INC.,	STIPULATION AND ORDER EXTENDING TIME TO HOLD ADR MEDIATION
16 17 18 19 20 21 22 23 24 25	MAHAVONGTRAKUL, individually and on behalf of other similarly situated individuals, Plaintiffs, v. SUNVALLEYTEK INTERNATIONAL, INC.,	STIPULATION AND ORDER EXTENDING TIME TO HOLD ADR MEDIATION
16 17 18 19 20 21 22 23 24 25 26	MAHAVONGTRAKUL, individually and on behalf of other similarly situated individuals, Plaintiffs, v. SUNVALLEYTEK INTERNATIONAL, INC.,	STIPULATION AND ORDER EXTENDING TIME TO HOLD ADR MEDIATION

1	Pursuant to the Court's February 19, 2019 Mediation Order (ECF 27), Plaintiffs Ines		
2	Burgos and Mongkol Mahavongtrakul ("Plaintiffs"), and Defendant Sunvalleytek International,		
3	Inc. ("Defendant") (collectively with Plaintiffs, the "Parties"), have been working diligently to		
4	schedule the ADR mediation within the 90-day Court ordered timeframe. However, the Parties		
5	have been unable to complete the discovery the Parties agree is necessary for mediation. Both of		
6	the Parties and the mediator, Mark LeHocky, are available for mediation on July 10th.		
7	Accordingly, the Parties stipulate and respectfully request that the mediation deadline be extended		
8	to July 10 th .		
9			
10	DATED: May 15, 2019 FINKELSTEIN, BLANKINSHIP,		
11	FREI-PEARSON & GARBER, LLP		
12	By: <u>/s/ D. Greg Blankinship</u> D. GREG BLANKINSHIP (pro hac vice)		
13	KAPLAN FOX & KILSHEIMER LLP		
14	By: <u>/s/ Mario M. Choi</u> MARIO M. CHOI		
15	Attorneys for Plaintiffs		
16			
17	GCA LAW PARTNERS, LLP By: <u>/s/ Kimberly A. Donovan</u>		
18	KIMBERLY A. DONOVAN		
19	Attorney for Defendant		
20	ATTESTATION PURSUANT TO CIVIL LOCAL DULE 5 1(1)(3)		
21	ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(i)(3) L. D. Gree Plankinship, attest that consumers as in the filing of this decoupant has been		
22	I, D. Greg Blankinship, attest that concurrence in the filing of this document has been		
23	obtained from the other signatories. I declare under penalty of perjury under the laws of the		
24	United States of America that the foregoing is true and correct.		
25	Executed this 15 th day of May, 2019, at White Plains, New York.		
26	/s/ D. Greg Blankinship D. GREG BLANKINSHIP		
27	D. GREG BLANKINSHIP		
28			

1	<u>ORDER</u>	
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3	The above STIPULATION AND [PROPOSED] ORDER EXTENDING THE TIME TO	
4	HOLD ADR MEDIATION is GRANTED.	
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6	IT IS SO ORDERED.	Haywood S. Iell J.
7	Dated: 5/16/2019	•
8		HON. HAYWOOD S. GILLIAM, JR. UNITED STATES DISTRICT JUDGE
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